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APPLICATION NO.	FILING DATE	FIRST NAMED	INVENTOR		ATTORNEY DOCKET NO.
08/765,287	09/12/97	LOCHT		С	960-25
-			7	EXAMINER	
LITERATION DE LA CONTRE	F-F-1 1\/F	HM12/0214		DEVI,S	
NIXON & VAND 1100 NORTH G				ART UNIT	PAPER NUMBER
BTH FLOOR ARLINGTON VA				1645	23
				DATE MAILED:	02/14/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



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		ART UNIT	PAPER NUMBER	
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			9,3	

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

			•						
] Тн	E PERIOD FOR RESPON	SE:						
a)	X	is extended to run 4	months .	continues to run	from the date of	the final rejection			
b)		expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.							
		The date on which the res purposes of determining t	sponse, the petiti he period of exte	on , and the fee have be ension and the correspo	een filed is the date of the respo	ktension fee pursuant to 37 CFR			
	Ар	pellant's Brief is due in acc	ordance with 37	CFR 1.192(a).					
X	Applicant's response to the final rejection, filed 01:26:01 has been considered with the following effect, but it is not deemed to place the application in condition for allowance:								
1.	X	The proposed amendment	s to the claim an	d /or specification will n	ot be entered and the final rejec	tion stands because:			
		a. There is no convinci presented.	ng showing und	er 37 CFR 1.116(b) why	the proposed amendment is ne	cessary and was not earlier			
		b. They raise new issu	es that would red	quire further consideration	on and/or search. (See Note).				
		c. They raise the issue	of new matter.	(See Note).		•			
		d. They are not deem appeal.	ed to place the a	application in better form	for appeal by materially reducir	ng or simplifying the issues for			
		e. They present additi	onal claims with	out cancelling a correspo	onding number of finally rejected	d claims.			
		NOTE: New claim identical Comendes	in 3cop ation o		u of old claims 1. aims and thrus w search.	fand 17 are not significant further			
2.		Newly proposed or amendathe non-allowable claims.	ded claims	would be	e allowed if submitted in a separ	ately filed amendment cancelling			
3.	3. 🔀 Upon the filing an appeal, the proposed amendment 🗌 will be entered 🔀 will not be entered and the status of the claims will be as follows:								
		Claims allowed: Non	ne						
		Claims objected to: N	me 2, 27-30	, 34, 35,3	18 and 39.				
		However;							
		Applicant's response	has overcome th	e following rejection(s):					
4.		The affidavit, exhibit or re-	quest for reconsi	deration has been consi	dered but does not overcome the	e rejection because			
5.		The affidavit or exhibit will presented.	not be considere	ed because applicant ha	s not shown good and sufficent	reasons why it was not earlier			
	The	proposed drawing correction	on 🗌 has 🗀	has not been approve	d by the examiner.	SD.			
	Othe	er				S. Devi			
						S. Devi Patent Examiner			